

FEDERAL BUREAU OF INVESTIGATION  
FOI/PA  
DELETED PAGE INFORMATION SHEET  
FOI/PA# 1362219-0

Total Deleted Page(s) = 3  
Page 11 ~ b6; b7C;  
Page 24 ~ b6; b7C;  
Page 25 ~ b6; b7C;

XXXXXXXXXXXXXXXXXXXXXXXXXXXXX  
X Deleted Page(s) X  
X No Duplication Fee X  
X For this Page X  
XXXXXXXXXXXXXXXXXXXXXXXXXXXXX

G-1  
FBI

## TRANSMIT VIA:

☐ Teletype  
☐ Facsimile  
☒ Airtel

## PRECEDENCE:

☐ Immediate  
☐ Priority  
☐ Routine

## CLASSIFICATION:

☐ TOP SECRET  
☐ SECRET  
☐ CONFIDENTIAL  
☐ UNCLAS E F T O  
☐ UNCLAS

Date 9/26/83

TO: SAC, WFO

FROM: SAC, ALEXANDRIA (58-264) (P)

*one att*  
 THOMAS K. JONES, I  
 DEPUTY UNDERSECRETARY OF DEFENSE;  
 MELVYN ROBERT PAISLEY, *Pull 161-15325\**  
 ASSISTANT SECRETARY OF THE NAVY;  
 HERBERT A. REYNOLDS,  
 OFFICE OF THE SECRETARY OF DEFENSE;  
 LAWRENCE H. CRANDON,  
 NORTH ATLANTIC TREATY ORGANIZATION;  
 HAROLD KITSON, JR.,  
 DEPUTY ASSISTANT SECRETARY OF THE NAVY  
 COI - DOD  
 (OO: AX)

For information WFO, subjects were employed by the Boeing Company in Seattle, Washington, prior to their government service. Each received termination payments ranging from \$40,000 to \$185,000 upon leaving Boeing. There appears to be some agreement between these individuals and Boeing that they will return upon completion of government service.

Review of documents received from Boeing revealed that [redacted] in late 1981, was bad-mouthing Boeing as he did not receive a termination payment like the above subjects. Boeing agreed to give him \$18,500 if he returned to the company when he left the government. By letter dated 7/8/83, Boeing offered [redacted] a job [redacted] with a salary of \$70,000 a year. Boeing documents indicate [redacted] worked at [redacted] from February, 1981 through August, 1983, as the [redacted]

b6  
 b7C

2-WFO  
 2-Alexandria  
 PMS:kar  
 (4)

b6  
 b7C

*58-2031-1*

SEARCHED <i>mb</i>	INDEXED <i>mb</i>
SERIALIZED <i>mb</i>	FILED <i>mb</i>
1 SEP 28 1983	
OFFICE	

*mb 10-1-83 (9-21)*  
*58-New*  
*9/29/83*  
*A*

b6  
 b7C

Approved: *WFA*

Transmitted

(Number) (Time)

AX 58-264

LEAD:

WFO

b6  
b7C

AT WASHINGTON, D. C.: Will obtain full position  
description of [REDACTED]

[REDACTED] with a salary of \$65,500.

If available, will go through [REDACTED] correspondence file to  
determine if he had any communications with the Boeing company.  
Alexandria expects to present this matter to a Federal Grand  
Jury 11/7/83. WFO is requested to provide information prior  
to the Grand Jury date so appropriate subpoenas can be issued.

9/29/83  
ASAC POMERANTZ, AX  
ADVISED THIS MATTER BEING  
HANDLED BY PIS, DOS.  
REQ. LEAD RE THRU OFFICE  
OF [REDACTED] - WHITEHOUSE.

b6  
b7C

10/4/83  
FFF to have file  
pulled and advise ST  
for review jg

10/5/83  
FFF has printed &  
Comp. will process it.

1 INDEXED  
SERIALIZED *mb* FILED  
OCT 6 1983  
FBI — WASH. FIELD OFFICE

Field File No.

WFO 58-2031

OO and File No.

58-264

Date Received

10/5/83

From

WFO

(Name of Contributor)

(Address of Contributor)

By

WFO

(Name of Special Agent)

b6  
b7CTo Be Returned ☐ Yes☒ NoReceipt Given ☐ Yes☒ No☐ Yes☒ NoGrand Jury Material - Disseminate  
Only Pursuant to Rules 6(e),  
Federal Rules of Criminal  
Procedure

Description:

Notes taken during meeting w/  
[redacted] - White House 10/5/83b6  
b7C

10/5/83

b6  
b7C

[redacted]

(5/83)  
[redacted] - [redacted]

[redacted] - trusted R.M.

JH down grade Sol. GS-15

Burbs grain.

NYT article:

Had a sup -

Lot 2 moles -

ch of all his PA

act of Cong

SES

State Cong:

State, Def, ACTA

USIA

AID

NSF

Pres. Screen.

Recommend to Pres. Sec.

Recommend for con "

700 SES  
1600 Sbc C.

b6  
b7C

[redacted]

and to [redacted]

See.

[redacted]

now leaving. going to State to [redacted]

b6  
b7C

2

[redacted] was his own Super.

Herity found, -

(Sp. 81) took over his job.

NR0014 270 0144Z

NR SE WP

DE AX

P 003 0130Z OCT 83

FM ALEXANDRIA (58-264) (P)

TO SEATTLE (58-315) ROUTINE  
WFO ROUTINE ✓

BT

UNCLAS

<sup>D</sup> THOMAS M. JONES, DEPUTY UNDERSECRETARY OF DEFENSE; ET AL; COI-DOJ;  
(OO:AO)

RE SEATTLE AIRTEL TO ALEXANDRIA, AUGUST 12, 1983, AND ALEXANDRIA  
AIRTEL TO WFO DATED SEPTEMBER 26, 1983.

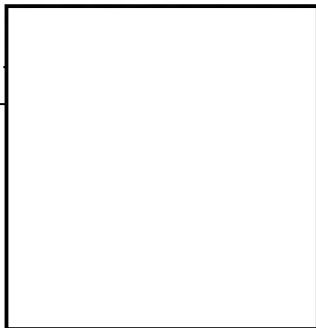
b6  
b7C

ON SEPTEMBER 30, 1983, A MEETING WAS HELD WITH DOJ AGENTS,

DOJ AND SA [REDACTED]

DOJ ATTORNEY [REDACTED]

REQUESTED THE FOLLOWING DOJ EMPLOYEES BE INTERVIEWED:



*[Handwritten signature]*

58-2031-2

SEARCHED *De* INDEXED  
SERIALIZED *mb* FILED *mb*

OCT 13 1983

*Callis*



b6  
b7C

[REDACTED]  
IN FEBRUARY OF 1981, [REDACTED] TERMINATED BOEING AND WENT TO THE WHITE HOUSE AS [REDACTED]

SOME TIME IN LATE 1981, BOEING HEARD THAT SAHM WAS DISPOUSING BOEING AS HE DID NOT RECEIVE ANY KIND OF SEVERENCE PAY LIKE FAIRLEY, JONES AND REYNOLDS. BOEING DECIDED TO GIVE [REDACTED] \$18,500, BUT SINCE HE HAD ALREADY BEEN WITH THE GOVERNMENT OVER 130 DAYS THEY WERE UNABLE TO GIVE HIM THE TERMINATION PAYMENT. DOCUMENTS INDICATE [REDACTED] OF BOEING TOLD [REDACTED] THAT IF HE RETURNED TO BOEING EMPLOYMENT HE WOULD RECEIVE A PAYMENT OF \$18,500. IN JULY, 1983, SAHM WAS OFFERED A POSITION AS MARKETING MANAGER FOR BOEING.

b6  
b7C

SEATTLE SHOULD QUESTION [REDACTED] WHERE WHO TOLD HIM OF THE \$18,500 PAYMENT; HOW WAS IT COMMUNICATED AND WHEN; WHAT WERE THE CONDITIONS; HOW WAS IS CALCULATED AND WAS THERE ANYTHING IN WRITING. OBTAIN FULL DETAILS. ALSO DETERMINE WHAT [REDACTED] POSITION WAS AT THE WHITE HOUSE AND IF HE HAD ANY CONTACT WITH BOEING IN HIS OFFICIAL CAPACITY. DOJ ATTORNEYS REQUESTED SAHM BE PLACED UNDER OATH AND

PAGE THREE AX 58-264 UNCLAS

OTHER INTERVIEWS SET OUT IN THIS TELETYPE NEED BE DONE UNDER OATH AND BE INTERVIEWED AWAY FROM BOEING. DOJ ATTORNEY [ ] ADVISED THAT IF RAND REQUESTS AN ATTORNEY BE PRESENT DURING THE INTERVIEW HE SHOULD BE INTERVIEWED WITH PRESENCE OF COUNSEL. OTHERWISE, BOEING COUNSEL SHOULD NOT BE ADVISED AND [ ] SHOULD BE CONTACTED DIRECTLY.

b6  
b7C

[ ] WROTE A LETTER DATED JANUARY 6, 1981, TO [ ] WHICH ALEXANDRIA HAS SENT TO SEATTLE VIA FACSIMILE. THIS LETTER CONCERNED GRANDON'S POSITION WITH NATO AND THE AWAC'S.

[ ] INDICATED THAT BOEING WAS INTERESTED IN PENETRATING THE MARKET OVER WHICH GRANDON WOULD HAVE SOME INFLUENCE. [ ] ALSO CALCULATED GRANDON'S TERMINATION PAYMENT BY USING THE DIFFERENCE IN GRANDON'S GOVERNMENT SALARY AND HIS BOEING SALARY. [ ] SHOULD BE INTERVIEWED CONCERNING HIS STATEMENT OF BOEING'S INTEREST IN THE AWAC'S MARKET. [ ] SHOULD ALSO BE QUESTIONED AS TO WHY HE USED THE SALARY DIFFERENCE IN CALCULATING THE PAYMENT AND IF IT IS

b6  
b7C

COMPANY POLICY, WHO MADE THAT POLICY. [ ] AS WELL AS THE OTHER EMPLOYEES TO BE INTERVIEWED SHOULD BE CONTACTED DIRECTLY.

[ ] A BOEING EMPLOYEE, IS THE REALTOR WHO RENTED OUT JONES' HOUSE FOR HIM. SHE SHOULD BE INTERVIEWED CONCERNING

PAGE FOUR. RA 50-234 UNCLAS

HER KNOWLEDGE OF JONES' FUTURE PLANS, I.E., DID HE INDICATE IF HE WAS GOING TO RETURN TO SEATTLE UPON COMPLETION OF HIS GOVERNMENT SERVICE AND DID HE INDICATE IF HE WOULD RETURN TO BOEING TO WORK.

b6  
b7c

SENT TO SEATTLE VIA FACSIMILE IS AN EXIT INTERVIEW DATED MAY 15, 1973, SIGNED BY [REDACTED] PERSONNEL SUPERVISOR. FORM INDICATES [REDACTED] WIFE PLANS ON RETURNING TO BOEING WHEN THE WASHINGTON, D.C. ASSIGNMENT IS COMPLETED. [REDACTED] SHOULD BE INTERVIEWED CONCERNING WHAT [REDACTED] INDICATED THEIR PLANS WERE AND IF SHE AND JONES PLANNED TO RETURN TO SEATTLE AND BOEING'S EMPLOYMENT.

[REDACTED] WAS [REDACTED] SUPERVISOR. [REDACTED] REQUESTED A LONG TERM LEAVE OF ABSENCE FOR [REDACTED] SO SHE COULD ACCOMPANY HER HUSBAND TO WASHINGTON, D.C. [REDACTED] SHOULD BE INTERVIEWED CONCERNING

b6  
b7c

WHAT [REDACTED] TOLD HIM OF HER AND JONES' PLANS ON RETURNING TO SEATTLE AND RE-EMPLOYMENT AT BOEING.

SENT TO SEATTLE VIA FACSIMILE IS A LETTER DATED NOVEMBER 13, 1974, TO [REDACTED] FROM [REDACTED]. IN 1971, JONES LEFT BOEING AND WENT WITH THE GOVERNMENT TO WORK ON DDG S.A.L.T. TALKS. IN 1974, HE RETURNED TO BOEING. IN ABOVE LETTER [REDACTED]

PAGE FIVE AX 58-264 UNCLAS

INDICATES THAT JONES HAD PLANNED ON RETURNING TO BOEING AND REQUESTED RESTORATION OF BENEFITS FOR HIM. [ ] SHOULD BE INTERVIEWED RE UNDERSTANDING WITH JONES WHEN HE LEFT CONCERNING HIS RETURN. AN EXPLANATION OF BENEFITS RESTORED SHOULD BE OBTAINED.

b6  
b7C

SENT VIA FACSIMILE IS A MEMO DATED MAY 19, 1963, TO SAN PIERICK FROM [ ]. APPARENTLY IN MAY OF 1963, RETIREMENT OPTIONS FOR REYNOLDS WERE BEING EXPLORED. [ ] SHOULD BE QUESTIONED AS TO WHAT PRECIPITATED THIS INQUIRY. IF REYNOLDS MADE AN INQUIRY, WHEN WAS IT MADE AND TO WHOM. WHO CAME UP WITH THE OPTIONS AND WHICH ONE WAS CHOSEN.

IN 1961, [ ] LEFT BOEING TO ACCEPT A DOD ASSIGNMENT AS [ ]

[ ] WROTE A MEMO DATED JULY 16, 1961, RECOMMENDING NO TERMINATION PAYMENT AS [ ] POSITION WITH DOD WAS AT A HIGHER SALARY. IT SHOULD BE NOTED THAT [ ] IS IN PERSONNEL

AND CANNOT AFFECT ANY GOVERNMENT POLICIES OR ANY BOEING CONTRACTS.

b6  
b7C

[ ] SHOULD BE INTERVIEWED CONCERNING WHAT INFLUENCED THE DECISION NOT GIVE [ ] ANY TERMINATION PAY.

ANOTHER MEETING WILL BE HELD ON OCTOBER 18, 1963, AT 8:30 A.M.

PAGE SIX AK 50-264 UNCLAS

WITH DOJ ATTORNEYS TO MAKE A FINAL DETERMINATION AS TO WHICH  
BOEING EMPLOYEES SHOULD BE SUBPOENAED TO A FEDERAL GRAND JURY.  
DOJ ATTORNEYS REALIZE THAT ALL INTERVIEWS COULD NOT BE CONDUCTED  
BY THAT DATE, HOWEVER, REQUESTED THAT A SUMMARY OF THOSE INTERVIEWS  
CONDUCTED PRIOR TO OCTOBER 18, 1983, BE FURNISHED PRIOR TO THE  
MEETINGS.

b6  
b7c

WFO IS REQUESTED TO SUPPLY INFORMATION CONCERNING [REDACTED]  
REQUESTED IN REFERENCED AIRTEL, BY OCTOBER 18, 1983.

BT